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Offices and Regional Center Facilities

The purpose of this directive is to provide policy, administrative procedures, technical information and standards for administering the South Carolina Department of Disabilities and Special Needs (DDSN) Vehicle Management Program. The policy is for all Regional Centers and all agency personnel involved in the administration and operation of State-Owned vehicles.

The chapter on vehicle procurement was developed according to the South Carolina Consolidated Procurement Code, Material Management Regulations and DDSN Procurement Manual.

The chapter on vehicle safety management was developed as mandated by the Motor Vehicle Management Act, Section 1-11-220 through 1-11-340 of the Code of Laws of South Carolina, 1976, as amended.

For the purpose of this program, the term "vehicle" shall mean any vehicle, self-propelled or drawn by mechanical power; designed to be principally operated on the highway in the transportation of property or passengers, except devices used exclusively upon stationary rails or tracks, and requires registration and licensing in accordance with Article 3, Section 56-3-110 through 56-3-160 of the Code.

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Interim Deputy State Director Interim State Director

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(Approved)

CONTENTS

CHAPTER	SUBJECT	PAGE #		
I.	Vehicle Procurement	5-7		
II.	Driver Authorization and Qualification	8-11		
III.	Certificate of Non-Availability of State Vehicle	12		
IV.	Vehicle Assignment	13-14		
V.	Traffic Law and CDL Drug & Alcohol Compliance	15-16		
VI.	Driver Selection and Screening	17-18		
VII.	Driver Education.	19-20		
VIII.	Safe Driving Awards Program	21		
IX.	Safety Maintenance	22-23		
X.	Insurance	24		
XI.	Fuel Credit Card Use/Other Expenditures	25-27		
XII.	Accident Reporting & Review Procedures	28-29		
Appe	ndices:			
Glossary30-32				
A - Request to Purchase/Dispose Vehicle33				
A-1 V	ehicle Disposal Criteria	34		
B - Non-State Employee to Operate a State Vehicle35				
C - Certificate of Non-Availability of State Vehicle36				
D - Driver Record Screening Request37				
E - I	E - Driver Corrective Actions38-39			

F - Accident Procedures and Report Form	40-42
F-1 DDSN Regions & Board Accident Procedures	.43
G - Quarterly Accident Reporting & Information Sheet	.44-46
H - Accident Review Boards.	47-51

CHAPTER 1

VEHICLE PROCUREMENT

Since most vehicles are purchased using state contract, we will not cover the details of the establishment of the state contracts but review the procedures required to: (1) Request Authority to Purchase Vehicles, (2) The Issuance of Purchase Order, (3) Receiving of Vehicles, and (4) The Disposal of Vehicles.

I. AUTHORITY TO PURCHASE OR DISPOSE OF VEHICLES

Replacement Vehicles. All requests to purchase replacement vehicles shall be submitted on DMVM form #6-77 REQUEST TO PURCHASE OR DISPOSE OF STATE-OWNED VEHICLES (Appendix A) to the Director, Procurement Services, for review and approval; and a Request for Fuel Card for New Vehicle Form. Sections I and II must be completed prior to approval. If the vehicle being purchased is an upgrade from the vehicle being disposed of, then a justification for the upgrade must be included in Section I, Item H (Justification).

Once approved by the Director, Procurement Services a photo copy of the request will be returned to the requester. The requester will receive no other notification on the status of the vehicle until the vehicle is received.

Replacement and disposal criteria for all types of vehicles are noted in Appendix A-1.

Requests that do not meet these criteria must have a written justification explaining the reason for disposal.

Fleet Addition...Submit DMVM form #6-77 REQUEST TO PURCHASE OR DISPOSE OF

STATE-OWNED VEHICLE completing Section I only. This form must be accompanied by a

full written justification to the Director, Procurement Services. If the fleet addition is approved
this justification becomes part of the procurement documentation.

Fleet Reduction...Complete section II of DMVM form #6-77 REQUEST TO PURCHASE OR DISPOSE OF STATE-OWNED VEHICLE. Submit to the Director Procurement Services.

Actual disposal shall be performed by the center using the guidelines established by State Surplus Property.

II. PROCUREMENT DOCUMENTS

Purchase Order...Along with the Request to Purchase Vehicle; submit for the signature of the Director, Procurement Services, a completed DDSN Purchase Order. The purchase order will be issued like any other purchase order with the following exceptions:

- (1) The delivery address will be: S.C. Dept. of Disabilities and Special Needs, State Fleet

 Management, 1447 Boston Avenue, West Columbia, SC 29207.
- (2) The Ship to Vendor Code should read 1310.
- (3) Only one type of vehicle can be included on a single purchase order. If the quantity is greater than one, then specify the colors and/or special equipment for each vehicle.

Request for the purchase of optional equipment beyond that included in the base contract price of the vehicle must be fully justified on the accompanying DMVM Form 6-77.

Copies of the purchase order and DMV form 6-77 will be returned to the center after the order has been processed.

III. RECEIPT OF VEHICLES...All vehicles are received and inspected by State Fleet
Management. Supply and Services will notify the region when the vehicle is ready to be picked
up at the State Fleet Management's vehicle lot. The center will then schedule a day and time
with State Fleet Management for pickup. The center will accept delivery from State Fleet
Management and deliver the receiving report to Central Office Supply and Services.

South Carolina license tags and fuel cards will be forwarded to the regional centers when received by central office supply and services.

CHAPTER II

DRIVER AUTHORIZATION AND QUALIFICATIONS

- I. GENERAL...Many factors influence vehicle accidents. These factors include driver skills, weather, road conditions and vehicle mechanical condition among others. Driver skill is the most important of all. With a proper level of driving skill, one can compensate for bad weather and road conditions, and to some degree, for unsafe vehicle mechanical condition. Therefore, it is DDSN policy that the utmost care be exercised in the selection of vehicle drivers, and that a high priority is given to assuring that those drivers attain a level of driving skills sufficient to reduce accidents to a minimum.
- II. AUTHORIZATION and QUALIFICATION...Regular employees licensed to drive according to South Carolina Laws and having this recorded on the reverse side of their DDSN "Identification Card" may be allowed to operate department vehicles unless otherwise restricted. Authorization may be granted to a non-licensed employee to operate equipment that does not require a license to operate; when it is determined the employee has a thorough knowledge of how to safely operate the specified equipment.

Volunteer or part-time employees may be allowed to drive only when essential to the accomplishment of the department's business and in cases where no regular employee can be made available. Volunteer or part-time employees must have in their possession a signed authorization to drive or operate the equipment, and they must comply with all other provisions of this directive. See Appendix B for form that allows permission for non-state employees to operate a state vehicle.

New State employees who have recently relocated to South Carolina may operate a Stateowned vehicle using a valid driver's license from their former state for up to 90 days, at which time they must obtain a South Carolina driver's license.

Employees who are spouses of active military personnel stationed in South Carolina, and employees permanently residing in adjacent states, but employed in the State of South Carolina, may operate a state vehicle using a current valid driver's license from their state-of-residence.

III. AUTHORIZED AND UNAUTHORIZED VEHICLE USE...The listing below is not intended to be all inclusive with respect to examples of authorized and unauthorized use of state-owned vehicle. It will, however, indicate the intent of the proper vehicle usage. Per Motor Vehicle Management Act of South Carolina, all persons, except the Governor and Statewide elected officials, permanently assigned with automobiles shall log all trips on a log form approved by the board, specifying beginning and ending mileage and job function performed.

Authorized Use of State-Owned Vehicles:

- 1. Travel between place of vehicle dispatch and place of performance of official business.
- 2. When on official out-of-town travel status, travel between place of temporary lodging and place of official business.
- 3. When on official out-of-town travel status and not within reasonable walking distance between either of the above places and:
 - (a) Places to obtain suitable meals.
 - (b) Places to obtain medical assistance, including pharmacies.

- (c) Places of worship.
- (d) Barber/Beauty Shops.
- (e) Cleaning establishments
- (f) Similar places required to sustain health and welfare or continued efficient performance of the user, exclusive of places of entertainment.
- 4. Transport of officers, official employees or official guests of the State.
- 5. Transport of professional/commercial representatives when in the direct interest of the state.
- 6. Transport of materials, supplies, parcels, luggage, kits or other items belonging to or serving the interests of the State.
- 7. Transport of any person or item in any emergency situation provided such movement does not further endanger life or property.
- 8. Use of the vehicle when it is clearly serving the interest of the State.
- 9. The immediate family may accompany a State employee on an official out-of-town trip provided:
 - (a) No additional cost/expense is incurred by the agency.
 - (b) Approval is obtained from the Facility Administrator, or Director, Procurement Services.
 - (c) Family members are not authorized to operate a State vehicle unless an emergency condition exists.
- 10. The vehicle is not used in violation of the other provisions of this manual.

Unauthorized Use of State-Owned Vehicles:

- 1. Travel or task of a personal nature.
- 2. Transport of friends, associates, or other persons who are not serving the interests of the State.
- 3. Transport of hitchhikers.
- 4. Transport of items or cargo having no relation to the conduct of official business.
- 5. Transport of acids, explosives, weapons, ammunition, non-prescribed medicines/drugs, alcoholic beverages, highly flammable material except by specific authorization or by a duly commissioned law enforcement officer acting within his or her assigned duty.
- 6. Transport of any item of equipment or cargo projecting from the side, front or rear of the vehicle in such a manner as to constitute a hazard to safe driving, to pedestrians or to other vehicles.
- 7. Extending the length of time or travel beyond that required to complete the official purposes of the trip.
- 8. Use of the vehicle to provide transportation between home and place of official business unless <u>specifically authorized by the state director or his designee</u>. The fact that an employee is "on call" does not in itself justify this authorization.
- 9. Travel to and/or from social events unless acting as an official representative of the agency.
- 10. Use of a vehicle while on annual leave, sick leave or holidays.

CHAPTER III

CERTIFICATE OF NON-AVAILABILITY OF STATE VEHICLE

I. CERTIFICATE...The certificate of non-availability form is used to compensate an employee when using their POV.

There are two rates when applying compensation.

availability form. Appendix C

- 1. If no state vehicle is available the current GOV rate applies.
- 2. For special permission, employees will receive a lower rate.

The compensation will be given to the employee when a travel document is prepared.

Only the Agency State Director or his designee can approve the certificate of non

CHAPTER IV

VEHICLE ASSIGNMENT

I. VEHICLE ASSIGNMENT...DDSN vehicles or equipment may only be used for official department business. Use of vehicles and equipment for personal use or gain is strictly forbidden.

A vehicle may be assigned to the following persons for their exclusive use or assignment in the conduct of official departmental business. All department vehicles will be made available to the motor pool when not in use by the person or sections noted below.

- 1. EXCLUSIVE USE:
 - a. State Director
- 2. ASSIGNMENT AND MOTOR POOL USE:
 - a. Deputy State Directors
 - b. Regional Directors
 - c. Facility Administrators
- d. Other personnel as determined by the State Director subject to the need to be on call and or mileage utilization.
- II. RULES FOR PERMANENT ASSIGNMENT. Assignment to sections or individuals will be made by the approval of the Facility Administrator. Central Office assignments will be made by the Director Procurement Services with the approval of the Deputy State Director, Administration.

III. Overnight Authorization for Commuting...The Deputy State Director or his designee authorize an employee to retain a vehicle overnight when it is advantageous to the department because of early morning or late evening official use. This is not to be construed as authority for continuous or routine use of a vehicle for commuting purposes.

CHAPTER V

TRAFFIC LAW and CDL DRUG/ALCHOL TESTING COMPLIANCE

- I. COMPLIANCE WITH TRAFFIC LAWS. Drivers shall abide by applicable state and federal laws while operating state vehicles. Posted speed limits will be adhered to, and traffic signs, traffic signals, parking signs and parking meters must be obeyed. Fines for violations of such laws are the responsibility of the driver. Failure to pay traffic fines may result in personnel disciplinary action. Additionally the following policies related to safety and/or security will be obeyed:
- (1) Wearing of Safety Belts. All employees and passengers must wear a safety belt (it's the law) at all times when operating or being transported as a passenger in a vehicle equipped with safety belts. It shall be each occupant's responsibility to insure compliance with the state's safety belt policy.
- (2) Security. State vehicles will be locked whenever they are unoccupied.
- (3) Engines. The engine of a state vehicle must be turned off and the keys removed before the driver exits the vehicle.
- (4) No Smoking/Tobacco Products. The use of tobacco products are prohibited in all DDSN vehicles.

2. CDL DRUG AND ALCOHOL TESTING

A. GENERAL PURPOSE

The purpose of this policy is to provide notice that the SC Department of Disabilities and Special Needs will test for drug and/or alcohol as stated in this directive. Random drug and/or alcohol testing shall be performed on all employees who are required by their job duties to have a

commercial driver's license (CDL). DDSN complies with the Drug-Free Workplace Act of 1988; the Omnibus Transportation Employee Testing Act of 1991; and Article 5.0 of South Carolina Transportation Regulation 43-80. Also the South Carolina Department of Disabilities and Special Needs comply with applicable requirements of Americans with Disabilities Act and the Family Medical Leave Act.

B. POLICY STATEMENT

It is the policy of DDSN that the safe maintenance of the DDSN vehicle system and the individuals we transport is of critical importance and justifies the existence of a drug and alcohol free work environment with the use of a reasonable drug and alcohol testing program. Therefore to ensure that no vehicle operator is affected by the use of alcohol and/or drugs, this agency utilizes a drug and alcohol testing program to detect prohibited drug and alcohol use by employees.

See policy 334-04-DD, Alcohol and Drug Testing for Employees with Commercial Drivers License for policy details.

CHAPTER VI

DRIVER SELECTION AND SCREENING

- **I. DRIVER SELECTION AND SCREENING...** The selection of new employees for full time driving positions and the screening of motor vehicle records will be as follows:
- A. New Employees. Applicants for DDSN positions in which the primary responsibility is driving a state vehicle or the applicant may have an occasion to operate a state vehicle with DDSN clients as passengers shall provide a copy of their Motor Vehicle Record, (obtained at the applicant's expense) from the South Carolina Department of Revenue, Motor Vehicle Division, along with their employment application, to the servicing personnel office. Applicants whose MVR shows involvement in more than two accidents in the last three years or more than eight current violation points shall be unqualified to operate a state vehicle.
- **B. Dispatch Screening.** Regions will establish dispatch procedures to ensure that operators of State vehicles possess a current valid driver's license. This may be accomplished by checking for a valid driver's license at the time of dispatching or a quarterly check of employees who are not required to have a vehicle dispatch through the normal motor pool dispatching procedures.
- C. Annual Screening. The Director, Procurement Services will authorize the screening of the MVRs of DSN employees who drive state vehicles annually. Requests for MVR screening will be done using DMVs automated system using the employee's drivers license number recorded in the personnel file. The driving records of persons possessing out-of-state licenses will be screened by the submission of a separate roster. Corrective actions shown as Appendix C will be

taken concerning those employees discovered to have a history of traffic violations or vehicle accidents.

D. Other Screening. When regional centers enter into an agreement for services provided by private firms, where employees of such firms may operate state-owned vehicles, then the firm shall comply with this program as a condition of such agreement.

CHAPTER VII

DRIVER EDUCATION

- **I. DRIVER EDUCATION...** The lack of an appropriate level of driving skill is a major cause of vehicle accidents. Accordingly regional centers should assign a high priority to ensuring that employees attain necessary driving skills. Driver education efforts are classified as preventive programs and remedial programs. Ideally, preventive education programs should be consistent with State policies regarding preventive and remedial driver education programs:
- **II. PREVENTIVE PROGRAMS...** Regional centers are encouraged to have as many of their employees as practicable attend the National Safety Council Defensive Driving Course (DDC) on a three-year cycle. Once the full eight-hour session course has been completed, employees may attend the four-hour session refresher course. The following categories of drivers must attend DDC as specified:
- **A.** New Employees whose primary responsibility is to drive a State vehicle or employees who will have occasion to transport DDSN individuals must attend the full eight-hour session DDC within sixty days of date of employment or at the next scheduled DDC session but no later than six months after date of employment. This category of employee must attend the four hour refresher course every third year thereafter. New employees who have attended an approved driver training course within three years of date of employment may not be required to attend another course until the third anniversary of their attendance.
- **B.** Permanently Assigned Vehicles must attend the full eight-hour session DDC within sixty days of the date of such vehicle assignment and must attend the four-hour session refresher

course every third year thereafter, for as long as the employee is permanently assigned a vehicle or authorized to commute to and from their personal residence.

III. REMEDIAL PROGRAMS...Section 1-11-340 of the Motor Vehicle Management A
Requires mandatory driver training in those instances where remedial training for employees
would serve the best interest of the State. Thorough administration of effective driver selection,
screening and preventive education programs should reduce the necessity for remedial education
programs. However, in the event such programs are necessary, the following policies apply:

A. Employees whom a regional center accident review board finds at fault in a preventable, reportable (see glossary) state vehicle accident must re-attend and complete the full eight-hour session DDC within ninety days of such finding. Failure to do so will result in termination of the employee's state vehicle driving privileges until the driver education requirement is met.

- B. Employees found to have accumulated 9-10 traffic violation points or two State vehicle accidents (See Appendix E), on their motor vehicle record must complete the eight-hour session DDC within ninety days of the discovery of their driving history. Failure to do so will result in termination of the employee's State vehicle driving privileges until the driver education requirement is met.
- C. When an employee is required to attend DDC as noted in paragraphs 1 and 2, then the employee will be required to take annual leave and pay the cost of the DDC course.

CHAPTER VIII

SAFE DRIVING AWARDS PROGRAM

I. SAFE DRIVING INCENTIVE AWARDS PROGRAM. State Fleet Management will coordinate and administer incentive awards programs designed to encourage safe driving on the part of individual State employees, and the administration of an effective vehicle safety program on the part of State agencies. The details of these programs will be published in a separate document.

CHAPTER IX

SAFETY MAINTENANCE

- I. SAFETY MAINTENANCE... State vehicles will be maintained in such a manner as to eliminate mechanical failure as a contributing cause of vehicle accidents. The State Vehicle Maintenance Program (published separately) is designed to ensure such a level of maintenance. In addition to those procedures described in the Maintenance Program, the following policies apply:
- A. State vehicles will be safety inspected in accordance with the laws of South Carolina.
- B. In the case of special purpose vehicles equipped with load-bearing devices (booms, lifts, etc.), these devices will be load checked according to appropriate technical manuals.

It is the responsibility of each driver or operator to determine that the vehicle and/or equipment he operates is mechanically safe for operation before it is driven or used. When a defect is found the driver or operator will proceed with necessary caution to the vehicle motor pool where arrangements for the necessary repair(s) will be made or shall call the assigned motor pool for instructions on having the vehicle repaired. The following items are most critical to the safe operation of any vehicle and/or equipment must be maintained in good condition at all times:

- 1. Foot Brakes
- 2. Emergency Brakes
- 3. Steering Mechanism

- 4. Window glasses
- 5. Windshield Wipers
- 6. Brake Lights
- 7. Parking and Emergency Lights
- 8. Running Lights
- 9. Tires
- 10. Fan Belts
- 11. Battery

Drivers or operators shall not operate department vehicles and/or equipment with any of the above listed items defective.

CHAPTER X

INSURANCE

I. INSURANCE... All vehicles owned by DDSN are covered by a blanket insurance policy for bodily injury and property damage liability. This coverage is carried by the department for protection of authorized operators only.

CHAPTER XI

FUEL CREDIT CARD USE AND OTHER AUTHORIZED EXPENDITURES

I. AUTHORIZED EXPENDITURES... Employees will be reimbursed for expenses not covered by department furnished state credit cards in caring for department vehicles and/or equipment. Such care would include overnight parking expenses, parking lot fees, toll fees, etc. All other expenses will be covered by the state fuel credit card. In order for an employee to be reimbursed for cash expenses, a bill or ticket must be presented with the name of the issuing company, showing the total expenses involved and the date incurred. Such bills or statements may be turned into the business office of each regional center for reimbursement processing.

SC Dept. Disabilities and Special Needs State Fuel Credit Card Procedures

April 1998

1.0 Introduction:

The State of South Carolina Budget and Control Board, General Services, Fleet Management Division developed, approved and implemented a new fleet fuel credit card. The new system offers either one or two types of fuel cards, Proprietary and MasterCard. The proprietary card can only be used at state fueling facilities. The MasterCard can be used at state fueling facilities and any fueling facility that accepts MasterCard. DDSN has approved the use of the MasterCard.

The fuel credit card will require the use of a PIN (Personal Identification Number), in most instances, to purchase fuel. Depending upon the type of computer equipment a vendor has, the PIN may not be required in some locations to purchase fuel. DDSN will

use the PIN to spot check types of purchases. All reports received by DDSN as related to usage will show the PIN number of the individual making the purchase.

Any employee who purposely abuses or misuses the state fuel card will be subject to disciplinary action up to and including dismissal.

2.0 Fuel Card Administrator

Agency Coordinator Director, Procurement Services
Regional Center Coordinator Facility Administrator

3.0 Fuel Card Assignment

Each vehicle or piece of equipment requiring the purchase of fuel will have its own fuel card. This will allow for the capture of data to track fuel usage back to each piece of equipment. Embossed on the front of the card will be the account number assigned by Petroleum Source, the license plate number and/or equipment number, and an abbreviated agency name.

An auxiliary card will be obtained and assigned for the purchase of fuel for auxiliary equipment such as chain saws, lawn mowers, etc. and for emergency fuel purchases when the original card is either stolen, or lost. The card is also used to purchase fuel for new vehicles until the new card is received.

In case of a lost fuel card, notify DDSN Central Office Procurement & Supply Department immediately upon return or call 803-898-9750. A written statement is required declaring how, when, and where fuel card was lost, also to include any facts justifying explanation of lost fuel card. The coordinator will notify Petroleum Source using the toll free number printed on the card. DDSN is not responsible for purchases made to lost cards if the card is reported as loss/stolen.

Contact the agency coordinator to place an order for replacement cards. Cards for new vehicles are furnished at approximately the same time you receive your license plates from State Fleet Management.

3.0 Fuel Card PIN Number (personal identification number)

The card PIN will be six characters. The first number of the code will be a number assigned for the agency. The last five digits will be the last five numbers of the employee's social security number. This is the employee's personal number; therefore, they should always keep their PIN confidential. The States Comptroller Generals Office will be responsible for updating PIN numbers with Petroleum Source.

4.0 Fuel Pricing

Fuel pricing is tied directly to the weekly OPIS (Oil Price Information Service) average for each particular type and grade of fuel. This applies to fuel purchased at state facilities and commercial facilities with the ability to transfer level 2 or 3 data. **Fuel price at all**

commercial facilities with such transmission ability (on any given day) is identical regardless of pump price. Fuel purchased at any commercial facility without the ability to transmit level 2 or 3 data will be charged at the listed pump price PLUS a \$.30 transaction fee.

5.0 Fuel Card Restrictions

The state fuel card is restricted to the purchase of regular gasoline, oil (not an oil change), and the washing of the vehicle. Any other purchase will be in violation of this policy. If repairs are necessary they should be coordinated through your facility vehicle shop. ONLY REGULAR FUEL SHOULD BE PURCHASED.

6.0 Invoice and Management Reports

- 5.1 Vendor Invoice... Petroleum Source will invoice the agency each month for purchases made during the billing period. Charges will be made to the account number that was assigned to the individual card. Accounts payable will not ask the regions to verify the charges prior to purchases. Management can review the usage reports to look for misuse.
- 5.2 Management Report: The monthly Transaction Report will show all charges made using the account number assigned to the card. The Exception Report will identify items of particular interest. All unauthorized purchases including improper fuel types, food, drink, personal items, and purchases in excess of the established parameters and all non-routine purchases such as emergency repairs or maintenance.

7.0 Training

Each region is to develop instructions for the use of the fuel card and provide training to ensure the employee understands the proper use of the card. This training does not have to be formal but can be done when issuing the fuel card to the employee.

CHAPTER XII

ACCIDENT REPORTING AND REVIEW PROCEDURES

I. GENERAL. The importance of accurate and timely reporting of accidents involving State vehicles cannot be overemphasized. Such reporting not only may serve to protect the State from unwarranted liability claims, but also enables agency management to detect accident trends early enough to take corrective action before these accidents become a significant problem.

II. ACCIDENT ACTION AND REPORTING PROCEDURES.

- A. Whenever a State-owned vehicle is involved in an accident (See Glossary for definition), the actions shown at Appendix F should be taken.
- B. Each region and the central office must submit a quarterly Summary of Motor Vehicle Accidents (format at Appendix G) to the Director, Procurement Services no later than the 5th calendar day following the end of each fiscal quarter. The Director, Procurement Services will compile a summary of accidents and submit it to State Fleet Management by the 10th calendar day following the end of each fiscal quarter.

III. ACCIDENT REVIEW PROCEDURES

A. Accident Review Board... As required by Section 1-11-340 of the Motor Vehicle

Management Act, regional centers and central office shall establish accident review boards

according to criteria published at Appendix H of this manual to review and make

recommendations concerning accidents involving DSN-owned vehicles. Results of decisions of

this board are to be forwarded to the Director, Procurement Services. This report will be made available to State Fleet Management periodically and during the annual Management Review.

B. Vehicle Safety Action Committee... Implementation of a vehicle safety program requires the active involvement of the regional personnel. The purpose of the Committee is to detect accident trends early enough that trends may be corrected before a substantial loss is incurred, and to perform continuous long range monitorship of the Vehicle Safety Program. The following procedures will govern operations of the Committee:

Membership... Membership of the committee shall be as follows:

- a. Director, Procurement Services Chair
- b. Facility Administrators.

Meetings... The Committee shall meet at least annually, or at the call of the Chairman. At each meeting, the Chairman will be prepared to present an analysis of recent accident trends, and propose possible corrective actions for consideration by the committee.

ACCIDENT: The causing or incurring of damage or injury, whether or not the vehicle

concerned is the moving unit. Not an incident (See definition below).

ACCIDENT REPORTABLE: Any accident in which a state-owned vehicle is involved where

such accident results in death, personal injury, or combined property damage in excess of that

amount specified by South Carolina law (currently \$400).

ACCIDENT PREVENTABLE: Any accident involving a state-owned vehicle that results in

property damage or personal injury, regardless of who was injured, what property was damaged,

or when it occurred, in which the driver in question failed to exercise every reasonable precaution

to prevent the accident. Usually the presence of a moving violation indicated against the state

driver on the uniform traffic ticket is an indication that the accident was preventable.

ACCIDENT FREQUENCY RATE: The accident frequency rate is determined by multiplying

the number of accidents by 1,000,000 and dividing by the total number of miles driven. In the

case of individual agencies, accident frequency rate may be calculated per 1,000 miles driven.

DDC: The National Safety Council sponsored Defensive Driving Course or other driver training

courses approved by the DMVM.

DMVM: State Fleet Management

FAULT: The concept whereby a driver is guilty of error, either by committing improper actions or by omitting proper actions where that error results in a preventable accident. Determination of "fault" is made either by conviction of a driver for a traffic offense in court of law, or determination by agency management or an Accident Review Board during review of a vehicle accident.

FLEET: That group of various types and classes of motor vehicles and vehicular equipment assigned to or owned by an agency.

FLEET MANAGER: The DDSN employee responsible for managing the regional fleet.

FLEET SAFETY OFFICER: The State Fleet Management employee responsible for administering the statewide Fleet Safety Program.

FULL TIME DRIVER: A state employee, consultant, contractor, or volunteer worker who drives a state-owned vehicle for more than fifty percent of that person's compensated work hours.

INCIDENT: Incidents are cases where a state vehicle incurs damages as a result of some action (vandalism, acts of nature, etc.) not fitting the definition of "accident". Incidents are not used in calculating accident frequency rates.

LAW ENFORCEMENT OFFICER: A duly commissioned certified law enforcement officer, with statewide arrest powers who is normally armed.

LINE OF DUTY: A concept applicable only to law enforcement officers. An officer is considered to be performing "in the line of duty" when that officer is engaged in activities pursuant to the laws, regulation, policies, procedures, or instructions issued by proper authority.

MAINTENANCE: Cleaning, servicing, adjusting, repairing, replacing parts or components, testing, and checking for discrepancies.

MOTOR VEHICLE: Any vehicle, self-propelled or drawn by mechanical power, designed and licensed to be principally operated on the highway in the transportation of property or passengers.

MOTOR VEHICLE RECORD: A driver's history of traffic violations, accidents, suspensions, and convictions as maintained by the Department of Motor Vehicle Management.

SPECIAL PURPOSE VEHICLE: Vehicles designed or adapted for specialized use other than providing transportation for personnel, supplies or equipment. Such vehicles have limited or no capacity for practical utilization in a general purpose role. Include police pursuits, fire, ambulance, emergency vehicles, utility maintenance trucks, refuse trucks and similar vehicles with specialized engine or mounted equipment designed for specific task accomplishment.

APPENDIX - A

REQUEST TO PURCHASE/DISPOSE OF VEHICLE

See the Director, Procurement Services for Copy

APPENDIX A-1

VEHICLE DISPOSAL CRITERIA

It is the intent and policy of the Budget and Control Board and DDSN that we achieve the maximum return on investment in its motor vehicle fleet. The following are replacement criteria for the various classes and sizes of state vehicles. Passenger carrying vehicles shall be retained for the minimum number of miles or years as indicated below. These vehicles should not be held past the maximum age criterion unless justified. However, the deciding factors shall be the vehicle's overall condition and needs of the agency.

Vehicles may be replaced before the replacement scheduled if written justification is submitted to the Director, Procurement Services. The criteria for non passenger-carrying vehicles and buses are a recommended guide, and regions may apply their own criteria for these classes.

PASSENGER-CARRYING VEHICLES

		Replacement Cycle,
Vehicle Type	Miles	in months
Sedan, Compact	100,000	84
Sedan, Mid-size	110,000	84
Sedan, Full-size	125,000	72
Sedan, Executive	125,000	72
Sedan, Police	125,000	48
Station Wagon, Mid-size	125,000	84
Van, Mini, Passenger	125,000	84
Van, Window, 250 Reg., 12 Pass	150,000	96
Van Window, 350 Extended, 15 Pass	150,000	96
Van Handicapped	150,000	120
Van, Mini, Cargo	125,000	120
Van, Cargo, 2500>8500	150,000	120
Utility, Mid-size, 4x2	125,000	84
Utility, Mid-size, 4x4	125,000	84
Utility, Full-size, 4x2	150,000	84
Utility, Full-size, 4x4	150,000	84
Pickup 2500>8500, 4x4	150,000	84
Pickup, Compact 4x2	125,000	96
Pickup, 1500<8500, 4x2	150,000	120
Pickup, 2500>8500, 4x2	150,000	120
Hi-Cube Van, 30,000 GVWR & Below	150,000	120
Bus, other Front Engine	150,000	120
Bus, Handicap	150,000	120
Bus, School, Mini	150,000	120

The above criteria were revised by State Fleet Management in 2005.

APPENDIX B

PERMISSION FOR NON-STATE EMPLOYEE TO OPERATE A STATE VEHICLE

The person named below has been authorized to drive a state vehicle for reasons stated below. This authorization is given provided a vehicle is available. The rules governing state vehicles are applicable at all times. The driver and his employer will be held pecuniary responsible if any laws or restrictions that are no followed while operating the vehicle. Driver is responsible for all tickets and/or traffic violations and also any damage that is caused by an accident to the vehicle and or property and/or human being. The vehicle will be inspected for any damage when it is returned and the inspection report given to the Facility Administrator.

Reason for use			
Vehicle: Tag#	Make	Model	
Date permission grante	ed:		
Date vehicle to be retu	rned:		
Driver:			
	Signature		
	Print Name		
Facility Administrator	or Designee		

APPENDIX C

CERTIFICATE OF NON-AVAILABILITY OF STATE VEHICLE

DATE:					
REGION/					
DISTRICT:	DIVISION:				
EMPLOYEE NAME:					
TRIP DESTINATION:					
You are advised that no state-owned to meet your travel requirements.	vehicle is reasonably available and/or adequate				
to meet your traver requirements.					
The period of non-availability will cover:					
Beginning Date	Time				
	Time				
TRANSPORTATION					
	DATE:				
EMPLOYEE SIGNATURE:	DATE:				
below. (Approval must be obtaine	te my personal vehicle for the reason listed d from the appropriate Facility or Deputy State Director for Administration.)				
JUSTIFICATION:					
EMPLOYEE SIGNATURE:	DATE:				
APPROVED:	DATE:				
Facility Administrat Director, Deputy Stat Administration or D Procurement	e Director for irector of				

APPENDIX D

DRIVER RECORD SCREENING REQUEST NOT USED AT THIS TIME

1. Regional centers wishing to screen fewer than 100 driver records should submit a roster in the following format:

This agency wishes to have the Motor Vehicle Record of the following employees screened:

Driver's License No.	Name	Date ofBirth
	Requester's	Signature
	Age	ency
	Pos	ition
	Teleph	one Number

2. Agencies wishing to screen 100 or more driver records should submit driver data on computer magnetic tape. Specifications for tape input may be obtained from the Fleet Safety Officer at the address shown in paragraph 1 above.

APPENDIX E

DRIVER CORRECTIVE ACTIONS

MVR VIOLATION	STATE VEHICLE or ACCIDENTS PTS. (Last 5 YRS)	ALL VEHICLE or ACCIDENTS (Last 3 YRS	ACTIONS
6-8	1-Regardless of fault*		Verbal counseling concerning responsibilities while driving state vehicles.
9-10	1-at fault** 2-regardless of fault	3-regardless of fault	Written counseling concerning responsibilities while driving state vehicles and mandatory attendance of Defensive Driving Course.
11-12	3-regardless of fault	4-regardless of fault	Review of state vehicle driving privileges by agency management.***
	2-at fault**		3 months to 1 year suspension from driving State vehicles.
Driver Under Suspension	state vehicle until	suspension is lifted by	is suspended from operating / DHPT and the Accident a new MVR as proof of lifted
	3-at fault**		1 year to permanent suspension from driving State vehicles.

NOTES:

- * "Fault" is as determined by investigating law enforcement officers, and is indicated by the presence of a charge on the uniform Traffic Report. In the absence of a charge on the report, "fault should be determined by the agency Accident Review Board.
- ** Under the Insurance Proviso of the annual State Appropriations Act, a state employee may be held liable for up to \$200 for negligence while driving a state vehicle.

 *** The presence of 11-12 violation points, 3 state vehicle accidents, or 4 "all vehicle" accidents on an employee's MVR, regardless of fault, is cause for that employee's state vehicle driving privileges to be reviewed by agency management or by an Agency Accident Review Board. The agency may take any action consistent with state and agency personnel regulation

APPENDIX F

SOUTH CAROLINA STATE VEHICLE ACCIDENT PROCEDURES

- 1. Turn vehicle ignition off to prevent fire and evacuate vehicle.
- 2. Render first aid to any injured persons.
- 3. Call for medical assistance or ambulance if necessary.
- 4. Call local municipal or county police, or S.C. Highway Patrol.
 If appropriate, call your agency's Public Safety Office.
 All state vehicle accidents* must be investigated by law enforcement authorities.
- 5. Vandalism of a state vehicle also must be investigated by law enforcement officials.
- 6. Obtain data concerning other vehicle and driver, and complete accident report on the following page.
- 7. Give the other driver your name and the name and address of your agency. **Do not admit responsibility or liability for any accident**.
- 8. Notify Director, Procurement Services.
- 9. As soon as practicable, report accident to Southeastern Claims Service, Insurance Adjusters, PO Box 212128, Columbia, SC at 1-800-206-1913.

^{*}An "accident" is defined as the causing or incurring of damage or injury, whether or not the vehicle concerned is the moving unit.

ACCIDENT REPORT FORM

Complete the following information within 2 days and forward to the Administrator, Services Support, Central Office employees will submit information to Director, Procurement Services.

CTATE:		CT T		D T /T	A TIANI.
STATE '	veni	CLE.	ロソロくノロ		4 I IUN:

1.	Date and Time of Accident		
2.	Location of Accident: CountyRoad #		
3.	Vehicle and Driver Involved:		
	Your State Vehicle: 1. Region Name 2. Year/Make of Vehicle 3. Your Name 4. Your Driver's License No. 5. Your Home Address: Other Vehicle Information: 1. Year/Make of Vehicle 2. Vehicle License No. 3. Driver's Name 4. Driver's Address 5. Driver's License No. 6. Insurance Company Name 7. Insurance Policy No.		
4.	Was Accident Investigated By Police? (
5.	Name of Police Department		
6.	Was a Driver Charged with a Violation (Yes) (No)
7.	If so, list Drivers Name and Charges		
	Was there Injuries? (Yes) (List Names and Type of Injury		

9.	In your o	wn words	give a na	arrative of	what hap	ppened: U	se other	side if ne	ecessary.

APPENDIX F-1

DDSN Regions & Board Accident Procedures

In the event that any employee at a Department of Disability and Special Needs Regions & Board is involved in an accident involving a state vehicle the following steps should be followed so that proper regulated guidelines are met.

When an accident is reported and sent in to South Caroling State Fleet Management it is then scheduled for review by the State Fleet Management Vehicle Accident Review Board. After the board reviews the accident using the employee statement and any eye witness and or police report provided the board then determines fault and corrective action that should be taken. The board then sends out a Vehicle Accident Review Board Determination and letter informing the transportation administrator of their findings.

- 1. The letter is reviewed the vehicle tag number is looked up in SCEMIS.
- 2. Once the vehicle and the region/board it is leased to are known a letter is drafted up reminding the director of said region/board of the accident.
- 3. The letter from Central Office will be e-mailed to the director and the letter and memorandum from state fleet will be faxed to that director's office.
- 4. The letters from Central office will Intel the deadline for when the Vehicle Accident Review Board Determination memorandum should be returned to Central Office with comments and action taken appropriately filled out.

When all information is returned to Central Office in a timely fashion it is then reviewed by our office and then copied and forwarded to State Fleet Management with attention to Jimmy Lever.

APPENDIX G

QUARTERLY AGENCY STATE VEHICLE ACCIDENT SUMMARY REPORT

		Owned/L	AgencyQUARTE eased State orued in State Date	R Vehicles e Vehicle	in Age es Duri	ng Quart			
		(Use Co	Accide odes Shown	nt Summ at Provid	•	closures)			
Accident	County	Route	Date		Day	Time	Per	rsons	Veh.
Tag * <u>No.</u> <u>Number</u>	Number	Number					<u>Inj</u> .	Killed	Year
Damage <u>Severity</u> <u>MVI*</u>	D. L. <u>Number</u> ***	<u>Sex</u> <u>I</u>	Race	Date o	of 		At Fa	ıult**	
* Assigned	d by Agency								
	State Driver or Accident Revie			•	e.				

*** Moving Violation Indicated (See Code Sheet)

INFORMATION SHEET

(To interpret Codes Used on Accident Summary Report)

County

01 - Abbeville 02 - Aiken 03 - Allendale 04 - Anderson 05 - Bamberg 06 - Barnwell 07 - Beaufort 08 - Berkeley 09 - Calhoun 10 - Charleston 11 - Cherokee 12 - Chester	13 - Chesterfield 14 - Clarendon 15 - Colleton 16 - Darlington 17 - Dillon 18 - Dorchester 19 - Edgefield 20 - Fairfield 21 - Florence 22 - Georgetown 23 - Greenville 24 - Greenwood	25 - Hampton 26 - Horry 27 - Jasper 28 - Kershaw 29 - Lancaster 30 - Laurens 31 - Lee 32 - Lexington 33 - McCormick 34 - Marion 35 - Marlboro 36 - Newberry	37 - Oconee 38 - Orangeburg 39 - Pickens 40 - Richland 41 - Saluda 42 - Spartanburg 43 - Sumter 44 - Union 45 - Williamsburg 46 - York
1 - Sunday 2 - Monday	3 - Tuesday 4 - Wednesday	5 - Thursday 6 - Friday	7 - Saturday
<u>Time</u>			
0100 - 1:00 am 0200 - 2:00 am 0300 - 3:00 am 0400 - 4:00 am 0500 - 5:00 am 0600 - 6:00 am 0700 - 7:00 am	0900 - 9:00 am 1000 - 10:00 am 1100 - 11:00 am 1200 - 12:00 am 1300 - 1:00 PM 1400 - 2:00 PM 1500 - 3:00 PM	1700 - 5:00 PM 1800 - 6:00 PM 1900 - 7:00 PM 2000 - 8:00 PM 2100 - 9:00 PM 2200 - 10:00 PM 2300 - 11:00 PM	Examples: Accident Code Occurred 0650 6:50 am 2135 9:35 PM
0800 - 8:00 am	1600 - 4:00 PM	2400 - 12:00 PM	0020 12:20 am

Damage Severity

- 1 Slight Less than \$400 damage
- 2 Moderate \$401 \$1,000 damage
- 3 Severe More than \$1,000 damage
- 4 Not available

DL Number

The driver's license number of the operator.

Sex

1 - Male 2 - Female O - Not Stated

INFORMATION SHEET

Page two

Race

- 1 White
- 2 Black
- 3 Other
- O Not Stated

MVI (Moving Violation Indicated)--(From S.C. Uniform Traffic Collision Report)

11 - Improper Backing

21 - Speeding (10 MPH & Under)

22 - Shifting Lanes Imp. 23 - Parking Improperly

25 - Failure to Dim Lights

26 - Lights Improper

28 - Vehicle in Unsafe Condition

29 - Driving in Wrong Lane

4A - No Signal Improper Signal

4B - Following too closely

4C - Defective Brakes

41 - Speeding (More than 10 MPH)

42 - Disregard Sign/Sig

43 - Disobedient to Officer

44 - No Right of Way

45 - Wrong Side of Road

46 - Passing Unlawfully

47 - Turning Unlawfully

48 - Driving in Safety Zone

61 - Reckless Driving

62 - Pass Stopped School Bus

63 - Hit & Run Property Damage

79 - Violation Inspection Law

80 - Fail to Stop - Police Veh.

82 - Other Moving Violation

83 - Exc. Wt. Ht. Lt. Wh.

84 - Pedestrian Drunk

85 - Concealed Weapon

86 - Disorderly Conduct

87 - Driver License Violation

88 - Trash, etc. on Highway

89 - Vehicle License Violation

90 - Vehicle License Improperly

91 - Illegal Whiskey

92 - Faulty Equipment

93 - Walking Violation

94 - Other Violation

95 - Fuel Tax Marker

96 - Driving Under Suspension

97 - Min. Speed Law

98 - Racing on Highway

99 - Driving Under Influence

00 - No Improper Driving

01 - Violation Unknown

APPENDIX H

ACCIDENT REVIEW BOARDS

- **A. PURPOSE**. To promulgate guidelines for establishment of vehicular Accident Review Boards for review of all accidents involving DDSN-owned vehicles.
- **B.** <u>BACKGROUND</u>. Accidents involving state-owned vehicles result in deaths, injuries, loss of employee production time, and loss of state financial resources in the form of insurance premiums and vehicle repair costs. Safe and proper operation of state vehicles is a direct responsibility of operators, supervisors, regional centers, and State Fleet Management. Accident Review Boards perform a vital function in the state Vehicle Safety Program by identifying causes of accidents, establishing responsibility for these accidents, and recommending actions to reduce the number of accidents.
- C. GOAL OF ACCIDENT REVIEW BOARDS. The primary goal of the Accident Review Board will be to promote safe driving and to reduce the number of accidents involving DSN vehicles. Emphasis will be on training drivers and developing safe procedures. These programs can only succeed if each operator of a motor vehicle accepts his or her personal responsibility for safe vehicle operation. In those cases where an individual employee is unable or unwilling to consistently operate motor vehicles safely, the board will recommend that appropriate disciplinary action be taken by the facility director or supervisor.
- **D.** <u>COMPOSITION OF ACCIDENT REVIEW BOARDS</u> Composition of boards will be at a minimum:
 - 1. Facility Administrator or designee who shall act as Chairman

- 2. Region Vehicle Coordinator
- 3. Public Safety Officer/Security Chief/OD
- 4. DDSN Staff Attorney (only when accident results in a death or excessive property damage occurs)
- 5. Two supervisory representatives appointed by Chairman
- **E. BOARD RESPONSIBILITIES**. Vehicle Accident Review Boards will exercise three major responsibilities:
- 1. Review all accidents involving appropriate vehicles (DSN-owned) to determine cause and to establish responsibility or culpability where appropriate. In such cases, Review board has the authority to recommend that the driver be held liable for damage not to exceed the insurance deductible amount or actual vehicle repair cost, whichever is less, if operator negligence has been established. The board shall also review all moving violations issued to operators of the appropriate state-owned vehicle.
- 2. Driver Training. The Review Board will examine present driver training procedures and, where appropriate, will recommend establishment of additional driver training requirements to ensure that all vehicle operators are fully trained and qualified in the operation of their particular vehicle.
- 3. Disciplinary Action. Where flagrant or repeated violations occur, the Review Board will refer the case to the regional directors or facility director for further disciplinary action.

- 4. Appeal. Decisions made by DDSN Accident Review Boards can be appealed to the following bodies, in the order shown:
 - a. Vehicle Safety Action Committee
 - b. Deputy State Director, Administration

F. ACCIDENT REVIEW BOARD PROCEDURES.

- 1. Meeting frequency. DDSN regional boards should meet at least semi-annually or when directed by the chairman. Generally, board meetings should be called when the region has experienced three or more vehicle accidents. The Board Chairman will contact the board members of the scheduled time and place of the meeting. All accidents shall be reviewed within 30 days.
- 2. Responsibilities of the Chairman. The Chairman will ensure that training aids such as blackboard, chalk, and any other necessary equipment are present at the time of the hearing. The chairman shall also ensure that all documentation concerning the accident is available including:
 - a. Copies of the investigating officer's report
 - b. Copies of the employee's statement as to what happened
 - c. A summary of any court action
 - d. Statements from available witnesses

- 3. Accident Review Procedures.
- a. The Board will be called to order by the Chairman and a note made of members present and members absent.
- b. The accident will be described by the Board Chairman. The completed accident report may be used to obtain specific information concerning the accident. Additional information will be provided to the Board with a complete detailed picture of the circumstances of the accident. The presentation will include the following essential information:
- (1) Estimated speed
- (2) A description of the intersection, if appropriate, including blind corners and visibility in all directions, parked vehicles, etc.
- (3) If the vehicle involved in the accident was an emergency vehicle responding to an emergency, the Board will be provided with information regarding the state of the emergency.
- (4) A positive statement regarding operation of emergency warning devises on the vehicle.

 Were the emergency lights and sirens serviceable and operating if required?
- (5) A statement by the operator(s) as to what happened.
- (6) Answer any questions by members of the Board.
- 4. Findings/Recommendations of the Board.
- a. After reviewing the circumstances of the accident, the Board will determine whether the accident was preventable or non-preventable. (See Glossary)
- b. Before reaching a finding of non-preventable, the Board must be satisfied that the accident could not have been prevented by the driver through normal alertness and attention to

driving. In the case of an emergency vehicle, the Board must be satisfied that the driver was complying with all laws regarding emergency operation of vehicles.

- 5. Assessment of Damage. The employee-operator may be assessed for an amount not to exceed two hundred dollars for each occurrence if he is found to be at fault in the accident after a review of records conducted by a duly appointed Accident Review Board. The operator may be assessed up to the full cost of repairs if convicted of driving under the influence at the time of the accident and the Accident Review Board determines that the operator's impaired condition substantially was the cause of the accident.
- G. DISCIPLINARY ACTION. In addition to the assessment by the Board or as a separate action upon recommendation of the Board, regional centers shall impose, but are not limited to, the penalties described at Appendix C of this manual.
- H. REPORTS. Copies of the minutes of the Accident Review Board shall be furnished to each committee member with a copy being forwarded to the Director, Procurement Services.

MEMORANDUM

TO: **Regional Centers**

> M: Kathi K. Lacy Kathi K. Lacy Associate State Director, Policy FROM:

RE: Directive 334-03-DD

August 12, 2009 DATE:

The South Carolina Department of Disabilities and Special Needs (DDSN) recently circulated Departmental Directive 334-03-DD for comment with an effective date of July 1, 2009. Please reference the table below for the number, name and status of the directive which is now published on DDSN's website at www.ddsn.sc.gov

Reference #	Directive Title	Status	Applicability
334-03-DD	Vehicle Management Program	No	Regional Centers
		Revisions	